

2. Scripps Howard's Comments on Motion for Summary

Decision do make the argument that "Four Jacks did not have valid

[FAA] approval at the time it filed its application." Scripps

Howard's Motion to Enlarge does not specifically raise this

argument. In any case, the argument is fallacious since Four

Jacks obtained FAA approval for a height of 1249 ft. (381 meters)

AMSL on April 2, 1968 and the FAA approval was reaffirmed on

February 14, 1992. In any event, however, it should be noted

that the FCC Form 301 application has never required applicants

to have FAA approval at the time of filing and applicants

routinely provide FAA approval at a later date.

Respectfully submitted,
FOUR JACKS BROADCASTING, INC.

By: (

Martin R. Leader

Kathryn R. Schmeltzer Gregory L. Masters

Counsel to Four Jacks Broadcasting, Inc.

Fisher, Wayland, Cooper and Leader 1255 23rd Street, N.W. Suite 800 Washington, D.C. 20037 (202) 659-3494

Dated: June 8, 1993

CERTIFICATE OF SERVICE

I, Sybil Briggs, a secretary in the law firm of Fisher,
Wayland, Cooper and Leader, do hereby certify that true copies of
the foregoing "STATEMENT FOR THE RECORD" were sent this 8th day
of June, 1993, by first class United States mail, postage
prepaid, to the following:

*Honorable Richard L. Sippel Administrative Law Judge Federal Communications Commission 2000 L Street, N.W., Room 212 Washington, D.C. 20554

*Norman Goldstein, Esq.

*Robert Zauner, Esq.
Hearing Branch Enforcement Division
Mass Media Bureau
Federal Communications Commission
2025 M Street, N.W.
Room 7212
Washington, D.C. 20554

Kenneth C. Howard, Jr., Esq.

Leonard C. Greenebaum, Esq.
David N. Roberts, Esq.
Baker & Hostetler
1050 Connecticut Ave.
Suite 1100
Washington, D.C. 20036
Counsel for Scripps Howard Broadcasting Company

Sybi/ Briggs

*By Hand